



## LEVENTHAL SENTER &amp; LERMAN PLLC

August 18, 2003

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AUG 18 2003

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

**Re: Petition for Rule Making**

Dear Ms. Dortch:

On behalf of Ramar Communications II, Ltd., licensee of Station KTEL-TV, Channel 25, Carlsbad, New Mexico, I am transmitting herewith an original and four copies of its Petition for Rule Making seeking to amend the Television Table of Allotments to reallocate Channel 25 from Carlsbad, New Mexico to the community of Moriarty, New Mexico and to modify the license of Station KTEL-TV accordingly.

Should there be any questions concerning this matter, please contact the undersigned.

Sincerely,

Dennis P. Corbett

DPC:rjc  
Enclosure

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MB 03-262

BEFORE THE  
**Federal Communications Commission**  
Washington, D.C. 20554

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AUG 18 2003

In the Matter of

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

Amendment of Section 73.606(b)	)	MM Docket	_____
Table of Allotments,	)		
TV Broadcast Stations	)	RM No.	_____
(Carlsbad and Moriarty, New Mexico)	)		

To: Chief, Allocations Branch  
Media Bureau

**PETITION FOR RULE MAKING**

Ramar Communications II, Ltd. ("*Ramar*"), licensee of Station KTEL-TV, Channel 25, Carlsbad, New Mexico, by its counsel and pursuant to Section 1.420 of the Commission's Rules, hereby petitions for rulemaking to amend the Television Table of Allotments, Section 73.606(b) of the Commission's Rules, to reallocate Channel 25 from Carlsbad, New Mexico, to the community of Moriarty, New Mexico, as its first local service; and further requests that the Commission modify the license of Station KTEL-TV accordingly.

This Petition is being filed pursuant to Section 1.420(i) of the Commission's rules, which allows a station's license to be modified to specify a new community of license without affording other interested parties an opportunity to file competing expressions of interest when, as in this instance, the proposed reallocation is mutually exclusive with the station's presently licensed assignment. *See Modification of FM and TV Authorizations to Specify a New Community of License*, 4 FCC Rcd 4870 (1989), *recon. granted in part*, 5 FCC Rcd 7094 (1990) ("*Community of License Decision*"). The requested reallocation of Channel 25 to Moriarty is mutually exclusive with the current

allotment of KTEL-TV and the proposed changes may therefore be considered and approved without affording an opportunity to other parties to file competing expressions of interest.

The Commission's approval of the proposed reallocation would result in a preferential arrangement of allotments both by providing first local television transmission service to the community of Moriarty, without depriving Carlsbad of local television service, and by bringing additional service to a total of 190,468 persons, more than five times as many persons as the station currently serves. Both of these benefits may be achieved without creating any white areas and only a *de minimis* and unpopulated 5 kilometer grey area, constituting one one-thousandth of the total area within the proposed KTEL-TV Grade B coverage.

#### **I. Technical Analysis**

As the attached Engineering Statement prepared by Cavell, Mertz & Davis, Inc. demonstrates, the reallocation of Channel 25 from Carlsbad to Moriarty can be accomplished in a manner consistent with all of the Commission's pertinent technical requirements, will provide predicted 80 dBu coverage over all of Moriarty, and will provide first local television transmission service to Moriarty. See Exhibit 1 hereto. As stated above, the requested reallocation of Channel 25 to Moriarty is mutually exclusive with the current allotment of KTEL-TV. The proposed allotment site is located 269.27 kilometers from the station's current site, short of the minimum distance separation

required for co-channel television stations.<sup>1</sup> For that reason, the two allotments are mutually exclusive.

In addition, the KTEL facility was authorized after the adoption date of the DTV Table of Allotments, so there is no paired DTV facility for the station. Therefore, the proposal does not involve any change to the DTV Table of Allotments, 47 C.F.R. §73.622(b). As set forth in Exhibit 1 hereto, the proposed reallocation is in compliance with Commission policy regarding NTSC allotment changes as they may affect DTV assignments. In addition, the proposed allotment satisfies the Commission's standard protection requirements of Rule 73.613 regarding Class A stations. Finally, as the proposed allotment point is located 320 kilometers from the United States-Mexico border, it is beyond the 275 kilometer coordination zone for consideration of DTV assignments in Mexico,<sup>2</sup> and coordination with Mexican authorities is therefore not required.

## **II. Ramar's Proposed Change Promotes the FCC's Television Allotment Priorities**

When considering a petition for rulemaking to amend the Television Table of Allotments to specify a new community of license, the Commission will adopt the proposed allotment if it would result in a preferential arrangement of allotments under the Commission's television allotment priorities. For the reasons set forth below, Ramar's proposed change promotes the FCC's television allotment priorities.

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<sup>1</sup> The minimum distance separation requirements for a Zone II co-channel television station on Channel 25 is 280.8 kilometers in Zone II. 47 C.F.R. § 73.610(b)(1).

<sup>2</sup> *Memorandum of Understanding Between the Federal Communications Commission of the United States of America and the Secretaria de Comunicaciones Y Transportes of the United Mexican States Related to the Use of the 54-72 MHz, 76-88 MHz and 470-806 MHz bands for the Digital Television Broadcasting Service Along the Common Border* (July 22, 1998).



**A. Moriarty Is a Community Deserving of a TV Channel Allotment.**

Moriarty meets the Commission's definition of "community" for allotment purposes. Moriarty is an incorporated municipality with a population of 1,765, according to the 2000 U.S. Census, and is not part of any urbanized area. Moriarty has a mayor-council form of government with six elected officials: the mayor, four city councilors and a municipal judge.<sup>3</sup> Moriarty has its own police department, fire protection, municipal court, public library, post office, zip code, medical center, and airport.<sup>4</sup> A newspaper, *Mountain View Telegraph*,<sup>5</sup> is published weekly out of Moriarty. Moriarty has its own public school system, consisting of a high school, two middle schools, and five elementary schools.<sup>6</sup> In addition, Moriarty has a Chamber of Commerce and numerous businesses, e.g., Wells Fargo, Holiday Inn Express, American Power & Light, Maguire Realty, and McDonalds, as well as several businesses with "Moriarty" in their names, including Moriarty Foods, Moriarty Concrete Products, and Moriarty Pipe and Iron.<sup>7</sup>

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<sup>3</sup> Moriarty Chamber of Commerce, *Area Info*, available at <http://www.moriartycc.com/areainfo/default.asp> (last visited July 24, 2003).

<sup>4</sup> *Id.*; *Online Highways*, Moriarty Airport, available at <http://www.nmohwy.com/x/x0e0.htm> (last visited July 24, 2003); *United States Postal Service*, Zip Code Lookup and Post Office Locator, available at <http://www.usps.com/> (last visited July 24, 2003).

<sup>5</sup> *Mountain View Telegraph*, available at <http://www.mtvjournal.com/> (last visited July 24, 2003).

<sup>6</sup> *Moriarty Municipal Schools*, available at <http://www.moriarty.k12.nm.us> (last visited July 24, 2003); *New Mexico Schools Locator*, Moriarty, available at <http://www.sde.state.nm.us/districts/moriarty.html> (last visited July 24, 2003).

<sup>7</sup> Moriarty Chamber of Commerce, available at <http://www.moriartycc.com> (last visited July 24, 2003) and SOUTHERN DIRECTORY COMPANY, 2003 TELEPHONE DIRECTORY 95-96 (2003).

Moriarty is also home to almost a dozen churches, including the First Baptist Church of Moriarty, the Bethel United Methodist Church, the Church of Christ, and the Moriarty Faith Temple.<sup>8</sup> See Exhibit 2 hereto.

**B. The Proposed Changes Would Result In a Preferential Arrangement of Allotments.**

By providing the community of Moriarty with its first local transmission service – without removing the sole transmission service from Carlsbad – and creating additional reception service for more than 150,000 persons, the changes proposed in this Petition further the Commission’s mandate of making “such distribution of licenses ... among the several States and communities as to provide a fair, efficient and equitable distribution of radio service,” 47 U.S.C. § 307(b).

In order to fulfill its mandate, the Commission has established the following television allotment priorities, *in descending order of importance*: (1) to provide at least one television service to all parts of the United States; (2) to provide each community with at least one television broadcast station; (3) to provide a choice of at least two television services to all parts of the United States; (4) to provide each community with at least two television stations; and (5) to assign any remaining channels to communities based on population, geographic location, and the number of television services available to the community from stations located in other communities. *Community of License Decision*, 4 FCC Rcd at 4876 n.8 (citing *Sixth Report and Order on Television Allocations*, 41 FCC 148, 167 (1952)). See also *International Falls and Chisholm, Minnesota*, 16 FCC Rcd 17864 (MM 2001); *Elk City, Oklahoma and Borger, Texas*, 16

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<sup>8</sup> *Moriarty, New Mexico*, available at <http://www.churchangel.com/WEBNM/moriarty.htm> (last visited July 24, 2003).

FCC Rcd 16467 (MM 2001); *El Dorado and Camden, Arkansas*, 14 FCC Rcd 2360 (MM 1999).

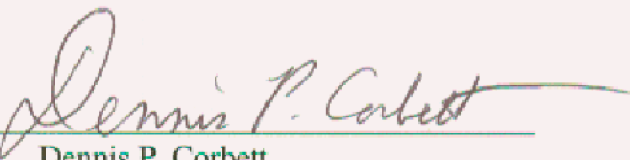
The requested allotment of Channel 25 to Moriarty, New Mexico, will advance the second most important of these priorities by providing Moriarty with its first television station. In general, the Commission will favor an allotment that will provide a community with its first local television station over an allotment to a community that already has a local television station. *See, e.g., El Dorado and Camden, Arkansas*, 14 FCC Rcd 9564 (1999) (citing *Johnstown and Jeannette, Pennsylvania*, 12 FCC Rcd 10300 (1997)). In accordance with the Commission's policies as set out in its *Community of License Decision*, the Commission will not grant a petition for rulemaking in which the effect would be to deprive a community of its sole local transmission service. Here, the community of Carlsbad will continue to be served by KOCT(TV), Channel 6.

### III. Conclusion

For the foregoing reasons, Ramar Communications II, Ltd. respectfully requests the Commission to promptly initiate the Rule Making proceeding requested herein to reallocate Channel 25 from Carlsbad, New Mexico to the community of Moriarty, New Mexico as its first local service and modify the station's license accordingly.

Respectfully submitted,

RAMAR COMMUNICATIONS II, LTD.

By: 

Dennis P. Corbett

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Its Attorneys

August 18, 2003



## EXHIBIT 1

Engineering Statement  
prepared for  
**Ramar Communications II, Ltd.**  
KTEL-TV Ch. 25 Moriarty, NM  
Facility ID 83707

This engineering statement has been prepared on behalf of *Ramar Communications II, Ltd.* (*Ramar*), in support of a *Petition for Rulemaking*. *Ramar* is the licensee of analog station KTEL-TV, Channel 25, Carlsbad, New Mexico (file number BLCT-20000710AAZ). This engineering statement and related exhibits have been prepared to support a Petition for Rulemaking to amend the Television Table of Allotments to change the principal community for KTEL-TV from Carlsbad, NM to Moriarty, NM, as follows:

<u>Community</u>	<u>Channel Number</u>	
	<u>Present</u>	<u>Proposed</u>
Carlsbad, NM	6, *15, 25	6, *15
Moriarty, NM	-----	25

### Discussion

Ramar proposes to relocate the KTEL-TV facility to serve Moriarty, NM, which is located 331 km northwest of Carlsbad, NM. Moriarty has a population of 1,765, according to 2000 U.S. Census data. There is presently no television allotment for Moriarty within §73.606(b) of the Commission's Rules. Carlsbad presently has one other commercial television allotment,<sup>1</sup> which is in use by KOCT(TV), Channel 6. The KTEL-TV facility was authorized subsequent to the April 3, 1997 adoption date of the Digital Television (DTV) table of allotments, so there is no paired DTV facility for KTEL-TV. Hence, the instant proposal does not involve any change to the Digital Television Table of Allotments in §73.622(b).

An engineering review of the NTSC, DTV, and Class A stations in the region surrounding Moriarty showed that analog Channel 25 could be allotted to Moriarty in lieu of Carlsbad. The allotment point as specified herein precludes continued use of Channel 25 at Carlsbad at the licensed

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<sup>1</sup>The non-commercial allotment for Channel \*15+ is presently not in use.

## Engineering Statement

(page 2 of 5)

KTEL-TV site, per §1.420(i). The minimum distance separation requirements of §73.610 and §73.698 were applied to NTSC assignments. With respect to DTV allotments and facilities, detailed interference studies were conducted in accordance with §73.623(c). Standard protection to Class A stations following the requirements of §73.613 was observed. The studies showed that Channel 25 could be used at the proposed allotment point to serve Moriarty, assuming a maximum UHF facility of 5000 kW effective radiated power and an antenna height above average terrain of 600 meters.

The technical data for the proposed Channel 25 Moriarty allotment are summarized below. A predicted coverage contour map is provided as **Figure 1** which shows that Moriarty would be fully encompassed by the standard City Grade (80 dB $\mu$ ) contour, based on the use of the proposed allotment point. Line of sight to Moriarty is provided from the proposed allotment point.

### **Summary Technical Data for Proposed NTSC Channel 25**

Coordinates (NAD-27)	34° 33' 23" N-Lat 105° 35' 53" W-Lon
Channel	25 ("minus" offset)
Effective Radiated Power	5000 kW (non-directional)
Antenna Height	2524 m AMSL 600 m HAAT

### **Allocation Considerations**

An allocation study of distances to other NTSC facilities from the proposed transmitter site is supplied as **Table 1**. As shown thereon, the minimum distance separation requirements of §73.610 and §73.698 are met.

Interference to pertinent DTV stations and assignments that may be attributed to the proposed change was determined in accordance with the terrain dependent Longley-Rice point-to-point

propagation model, per the Commission's OET Bulletin 69.<sup>2</sup> The interference study examined the net change in interference as experienced by DTV stations that would result from the proposed allotment change.

All stations considered in this study are listed in **Table 2**. The original DTV allotment for KNME-DT, Albuquerque, NM of Channel 25 was changed to Channel 35 as a result of MM Docket 01-28<sup>3</sup>, and was disregarded for this analysis. As shown in **Table 2**, any increase in interference to DTV facilities is zero, when rounded to the nearest whole percent (per Commission policy). No interference is predicted to any other DTV station or allotment. Thus, this proposal is believed to be in compliance with Commission policy regarding NTSC allotment changes as they may affect DTV. Accordingly, based on the results of this study, it is believed that there will be no impact to DTV assignments as a result of the instant proposal.

Finally, the Commission's standard protection requirements (separation and contour protection) of §73.613 regarding Class A stations are met.

### **International Coordination**

The allotment point specified herein is located 320 km from the border between the United States and Mexico, which is the same distance as the "coordination" distance specified for analog UHF television assignments in the current 1982 U.S. - Mexican agreement.<sup>4</sup> However, the proposed allotment point is beyond the 275 kilometer coordination zone for consideration of DTV assignments in Mexico, based on the July 22, 1998 memorandum between the Commission and Mexican

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<sup>2</sup>The implementation of OET-69 for this study followed the guidelines of OET-69 as specified therein. A standard cell size of 2 km was used. Comparisons of various results of this computer program (run on a Sun processor) to the Commission's implementation of OET-69 show excellent correlation.

<sup>3</sup>See Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations (Albuquerque, NM), DA 01-980, released April 23, 2001.

<sup>4</sup>Agreement relating to Assignments and Usage of Television Broadcasting Channels in the Frequency Range 470-806 MHz (Channels 14-69) Along the United States - Mexico Border.

counterparts.<sup>5</sup> There are no Mexican analog or digital allotments within 500 km of the proposed allotment point on Channel 25 (co-channel), based on the allotments listed in the July 22, 1998 memorandum. The distance to the border exceeds the minimum required distances for all other channels. If required, coordination with Mexican authorities is requested.

### **Gain - Loss Considerations**

The allotment to Moriarty will result in certain "gain" and "loss" areas and population. A comparison of the standard "Grade B" (64 dB $\mu$ ) contours from the licensed KTEL-TV and proposed Moriarty allotment is depicted in the attached **Figure 1**. The Grade B contour for the licensed KTEL-TV facility encompasses 5,391 square km and 35,631 persons (2000 Census). At the proposed allotment facility, the KTEL-TV Grade B service will increase to encompass 35,752 square km and 190,468 persons. This increase represents 563.2 percent of the area and 434.6 percent of the population within the licensed KTEL-TV Grade B contour.

Regarding the level of other television services<sup>6</sup> in the "loss" areas, an examination of the locations of other stations' Grade B contours showed all of the 35,631 persons within the "loss" area is within the Grade B contour of at least 2 other television stations. No "white" area (i.e., area not covered by any Grade B contour) would be created. An unpopulated, *de minimis* "gray" area of 5 square km within the loss area be within only one other Grade B contour (0.1 percent of the total "loss" area).

### **Summary**

It is proposed that Moriarty, NM be substituted as the principal community for KTEL-TV (Ch. 25) in lieu of Carlsbad, NM, as its first television service. Carlsbad would otherwise be served

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<sup>5</sup>Memorandum of Understanding Between the Federal Communications Commission of the United States of America and the Secretaria de Comunicaciones Y Transportes of the United Mexican States Related to the Use of the 54-72 MHz, 76-88 MHz and 470-806 MHz bands for the Digital Television Broadcasting Service Along the Common Border.

<sup>6</sup>Television services considered for this general gain/loss comparison included all authorized and licensed "full service" analog (NTSC) commercial and non-commercial educational stations. Digital Television, Low Power Television, television translator, and Class A stations were excluded.



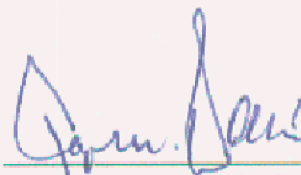
## Engineering Statement

(page 5 of 5)

by KOCT, and all of the Grade B "loss" population would be within the Grade B contour of at least two other stations. An increase in overall population served will be provided. The proposed allotment point complies with minimum distance spacing requirements with respect to other NTSC facilities. The substitution will not impact any DTV facility. Standard protection to Class A facilities is provided. Moriarty would be within the principal community contour.

### **Certification**

The undersigned hereby certifies that the foregoing statement was prepared by him or under his direction, and that it is true and correct to the best of his knowledge and belief. Mr. Davis is a principal in the firm of *Cavell, Mertz & Davis, Inc.*, is a Registered Professional Engineer in Virginia, holds a Bachelor of Science degree from Old Dominion University in Electrical Engineering Technology, and has submitted numerous engineering exhibits to various local governmental authorities and the Federal Communications Commission. His qualifications are a matter of record with that entity.



Joseph M. Davis, P.E.

July 28, 2003

Cavell, Mertz & Davis, Inc.  
7839 Ashton Avenue  
Manassas, VA 20109  
(703) 392-9090

### List of Attachments

Figure 1	Coverage Contours
Table 1	NTSC Facility Spacing Study
Table 2	DTV Interference Analysis Results Summary
Figure 2	Grade B Gain and Loss Areas - Alternate Services
Table 3	Grade B Gain - Loss Summary

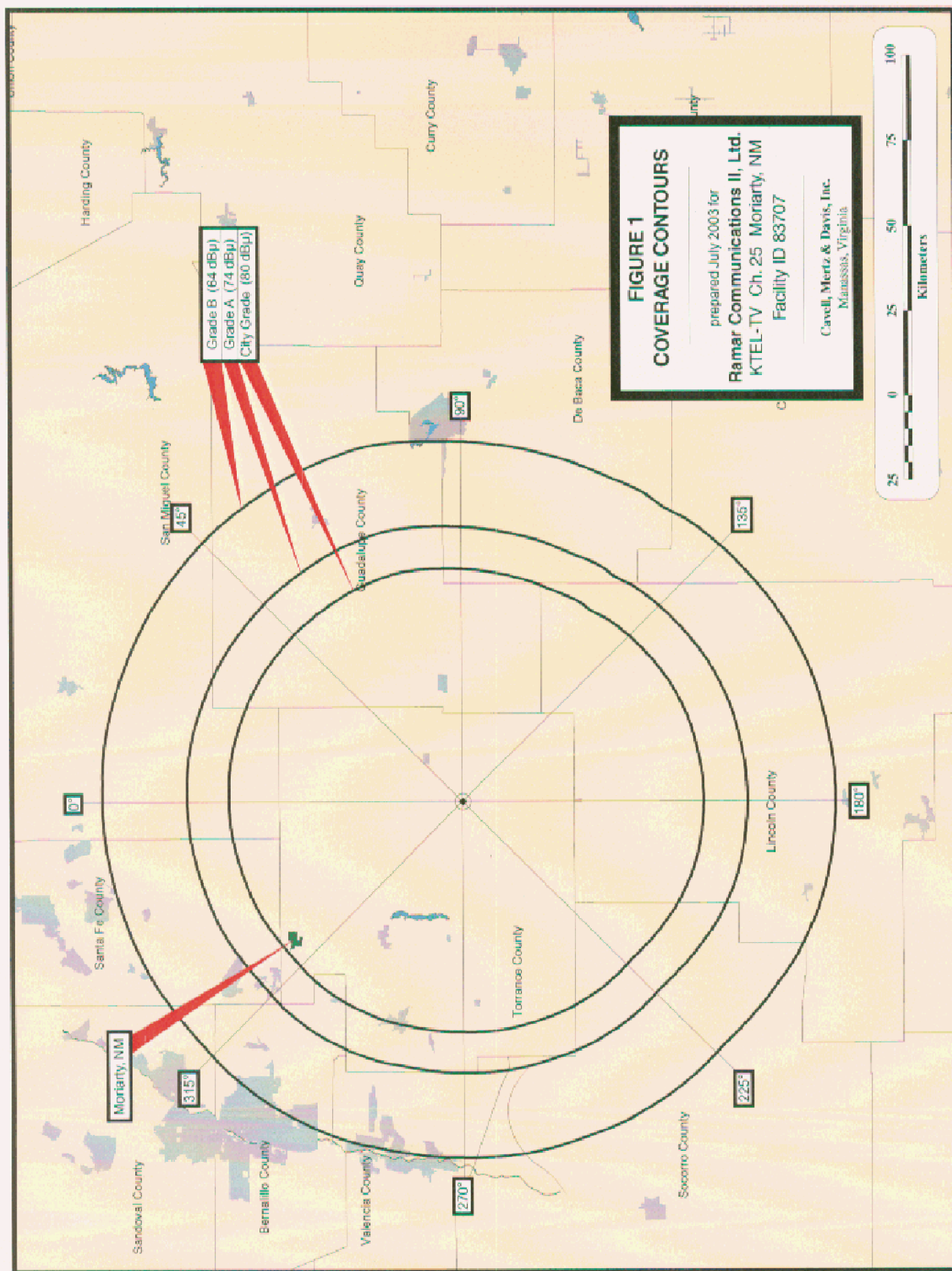


Table 1  
**NTSC FACILITY SPACING STUDY**  
 prepared for  
**Ramar Communications II, Ltd.**  
**KTEL-TV Ch. 25 Moriarty, NM**  
**Facility ID 83707**

TV Channel Study for Channel 25 Zone 2 at 34-33-23 105-35-53

Channel	Call		City		State	Lat	Distance	Reqr'd
Applicant/Licensee						Long	Bearing	Clear
18+	KPTF	LIC	TV Zn:2	FARWELL	, TX	34-26-21	220.07	95.7
PRIME TIME CHRISTIAN BROADCASTING, I	263.00 kW	112M	103-12-22	92.71	124.37			
23-	KNAT-TV	LIC	TV Zn:2	ALBUQUERQUE	, NM	35-12-54	106.83	31.4
TRINITY BROADCASTING NETWORK	1200.00 kW	1259M	106-27- 2	313.40	75.43			
25Z	KTEL-TV	LIC	TV Zn:2	CARLSBAD	, NM	32-26- 9	269.27	280.8
RAMAR COMMUNICATIONS II, LTD.	100.00 kW	134M	104-11-14	150.47	-11.53			
<b>The instant proposal replaces and is mutually exclusive with KTEL-TV's operation at Carlsbad</b>								
26+	KINT-TV	LIC	TV Zn:2	EL PASO	, TX	31-47-46	317.05	87.7
ENTRAVISION HOLDINGS, LLC	2240.00 kW	457M	106-28-57	195.32	229.35			
27-	KRPV	LIC	TV Zn:2	ROSWELL	, NM	33-24-58	158.38	31.4
PRIME TIME CHRISTIAN BROADCASTING, I	871.00 kW	115M	104-33-59	142.71	126.98			
32+	KAZQ	CP MOD	TV Zn:2	ALBUQUERQUE	, NM	35-12-51	106.74	95.7
ALPHA OMEGA BROADCASTING OF ALBUQUER	401.00 kW	1252M	106-27- 1	313.37	11.04			
32+	KAZQ	APP	TV Zn:2	ALBUQUERQUE	, NM	35-12-51	106.74	95.7
ALPHA OMEGA BROADCASTING OF ALBUQUER	263.00 kW	1247M	106-27- 1	313.37	11.04			
32+	KAZQ	LIC	TV Zn:2	ALBUQUERQUE	, NM	35-12-51	106.74	95.7
ALPHA OMEGA BROADCASTING OF ALBUQUER	398.00 kW	1252M	106-27- 1	313.37	11.04			

**Table 2**  
**DTV STATION INTERFERENCE ANALYSIS RESULTS SUMMARY**

prepared for

**Ramar Communications II, Ltd.**

**KTEL-TV Ch. 25 Moriarty, NM**

**Facility ID 83707**

<u>Stations Considered</u>	<u>City, State Channel</u>	<u>Distance (km)</u>	<u>Baseline Population (1)</u>	<u>Calculated "Before" Service Population (2)</u>	<u>Calculated "After" Service Population (3)</u>	<u>Population (4)</u>	<u>Percentage (5)</u>	<u>--- Net "New" Interference --- (0.5 percent permitted)</u>
KNAT-DT (Ref)	Albuquerque, NM 24	106.8	731,000	763,360	763,356	4	0.00	
KNAT-DT (CP)	Albuquerque, NM 24	106.8	731,000	737,070	737,032	38	0.01	
KNME-DT (Ref)	Albuquerque, NM 25	106.5	----- evaluation not required, KNME-DT was ordered to DTV Channel 35 (MM Docket 01-28) -----					
KINT-DT (Ref)	El Paso, TX 25	317.0	717,000					----- no interference caused by proposal -----
KINT-DT (CP)	El Paso, TX 25	317.1	717,000					----- no interference caused by proposal -----
KPTB-DT (Ref)	Lubbock, TX 25	366.1	235,000					----- no interference caused by proposal -----
KPTB-DT (CP)	Lubbock, TX 25	366.1	235,000					----- no interference caused by proposal -----
KOB-DT (Ref)	Albuquerque, NM 26	106.5	779,000	759,031	759,017	14	0.00	
KOB-DT (CP)	Albuquerque, NM 26	106.5	779,000	766,112	766,098	14	0.00	

**Cavell, Mertz & Davis, Inc.**

Table 2  
**DTV STATION INTERFERENCE ANALYSIS RESULTS SUMMARY**  
(page 2 of 2)

- Notes:
- (1) Greater of NTSC or DTV Service Population, from FCC Table
  - (2) Service population after reduction from terrain and interference losses, before consideration of proposal
  - (3) Service population after reduction from terrain and interference losses, considering proposal
  - (4) Net change in population receiving interference resulting from proposal, equals (2) minus (3). A negative number indicates a *reduction* in interference.
  - (5) Proposal's impact in terms of percentage, equals (4)/(1) times 100 percent. A negative number indicates a *reduction* in interference.

The determination of stations for consideration and the determination of baseline population and interference percentages were made as described in the Commission's August 10, 1998 Public Notice *"Additional Application Processing Guidelines for Digital Television"*



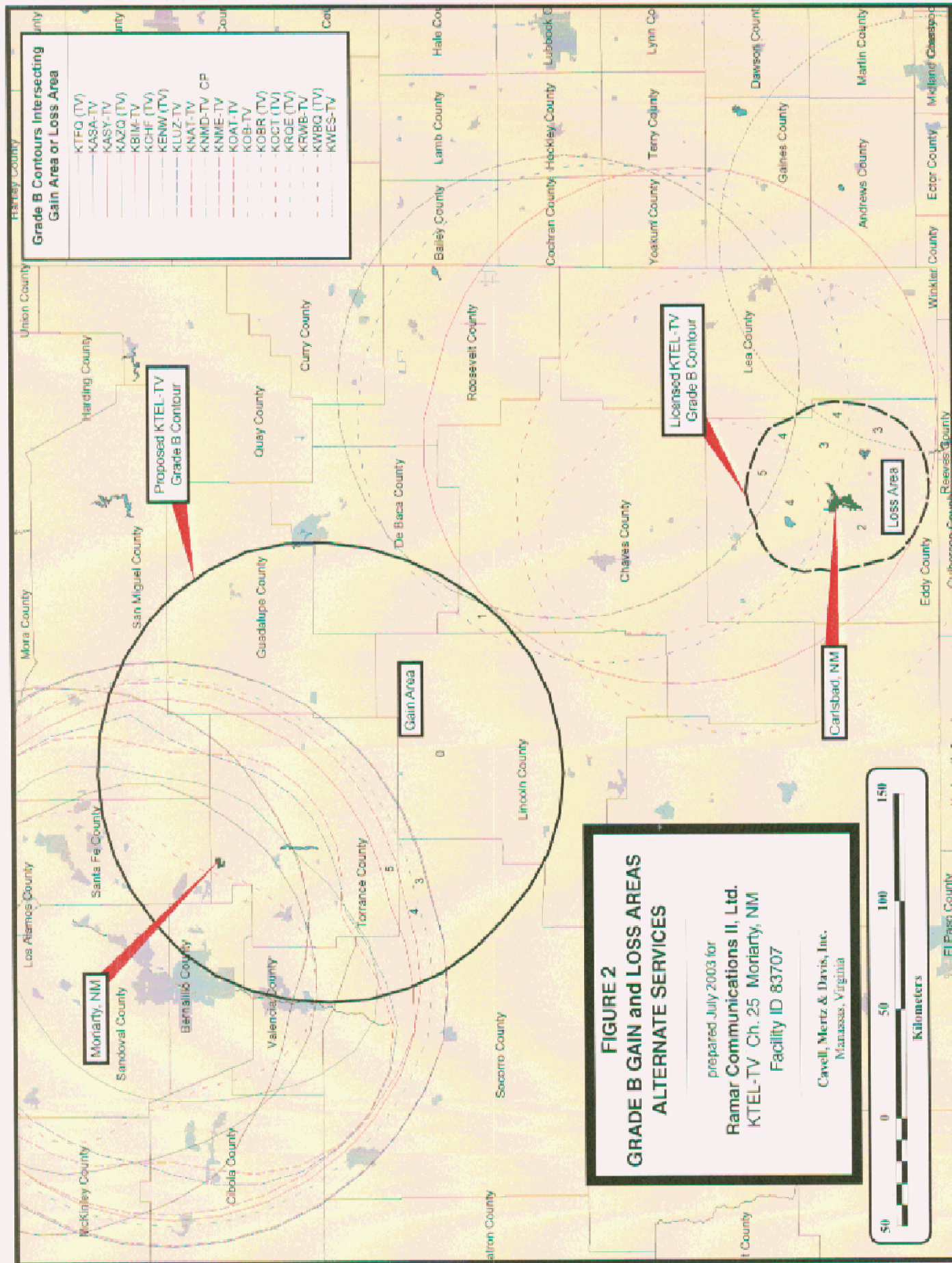


Table 3  
**GRADE B GAIN - LOSS SUMMARY**  
 prepared for  
**Ramar Communications II, Ltd.**  
 KTEL-TV Ch. 25 Moriarty, NM  
 Facility ID 83707

Total Grade B Service

Facility	Area		Population	
	(sq. km)	(% increase over licensed)	(2000 Census)	(% increase over licensed)
Licensed KTEL-TV	5,391	---	35,631	---
Proposed KTEL-TV	35,752	563.2	190,468	434.6

Alternate Services in Gain and Loss Areas

		KTEL-TV Grade B Loss Area				KTEL-TV Grade B Gain Area			
		Area		Population		Area		Population	
		(sq. km)	(% of loss total)	(2000 Census)	(% of loss total)	(sq. km)	(% of gain total)	(2000 Census)	(% of gain total)
Total Area/Population		5,391	---	35,631	---	35,752	---	190,468	---
Number of other services	5 or more	419	7.8	30	0.1	15,620	43.7	183,729	96.5
	4	1,334	24.7	607	1.7	857	2.4	161	0.1
	3	1,255	23.3	4,091	11.5	1,550	4.3	252	0.1
	2	2,378	44.1	30,903	86.7	134	0.4	3	0.0
	1	5	0.1	0	0.0	471	1.3	21	0.0
	0	0	0.0	0	0.0	17,120	47.9	6,302	3.3

Table 3  
**GRADE B GAIN - LOSS SUMMARY**  
 (page 2 of 2)

Other Television Stations With Grade B Contour in Gain or Loss Area

<u>Callsign</u>	<u>Channel</u>	<u>City, State</u>	<u>File Number</u>
KASA-TV	2	Santa Fe, NM	BLCT19930415KE
KENW	3	Portales, NM	BPET20000210AAN
KOB-TV	4	Albuquerque, NM	BLCT2105
KNME-TV	5	Albuquerque, NM	BLET19821123KE
KOCT	6	Carlsbad, NM	BLCT2553
KOAT-TV	7	Albuquerque, NM	BLCT19861103KJ
KOBR	8	Roswell, NM	BLCT197
KNMD-TV	9	Santa Fe, NM	BPET19961001KJ
KWES-TV	9	Odessa, TX	BLCT19850708KJ
KBIM-TV	10	Roswell, NM	BLCT1613
KCHF	11	Santa Fe, NM	BLCT20001002AHO
KRQE	13	Albuquerque, NM	BLCT19960919KF
KTFQ	14	Albuquerque, NM	BLCT19990408KE
KWBQ	19	Santa Fe, NM	BLCT19990317KE
KRWB-TV	21	Roswell, NM	BMPCT20011029AAP
KNAT-TV	23	Albuquerque, NM	BLCT19830401KG
KAZQ	32	Albuquerque, NM	BMPET20000501AIG
KLUZ-TV	41	Albuquerque, NM	BLCT19980714KE
KASY-TV	50	Albuquerque, NM	BLCT20011102ABA